

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. PD-1411-16

JOSHUA JACOBS, Appellant

v.

THE STATE OF TEXAS

ON APPELLANT'S MOTION FOR BAIL PENDING APPEAL UNDER TEX. CODE CRIM. PRO. ART. 44.04(h) BOWIE COUNTY

PER CURIAM.

ORDER

A jury convicted Appellant of aggravated sexual assault in Cause No. 14F1096-102 in the 102nd District Court of Bowie County. The trial court assessed punishment at confinement for life. The Texarkana Court of Appeals reversed the conviction, finding that the trial court erred in refusing to allow Appellant to ask a critical and proper question during voir dire, and found harm under Rule 44.2(a). *Jacobs v. State*, 506 S.W.3d 127 (Tex. App.–Texarkana 2016, pet. granted). The State filed a petition for discretionary review,

which this Court granted on April 12, 2017.

Appellant has applied to this Court under Article 44.04(h) of the Texas Code of Criminal Procedure, to set a reasonable bail pending final determination of the appeal. Accordingly, bail is hereby set in the amount of \$250,000.00, and it is ORDERED that the trial court order Appellant released from confinement assessed in this cause upon the posting of bail. Any sureties must be approved by the trial court.

IT IS SO ORDERED this the 5th day of February, 2018.

DO NOT PUBLISH